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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/614,782	07/09/2003	Hugh H. Trout III	23660-00654	8569
25243	7590 01/11/2005		EXAMINER	
COLLIER SHANNON SCOTT, PLLC			PANTUCK, BRADFORD C	
3050 K STRE SUITE 400	EI, NW		ART UNIT	PAPER NUMBER
WASHINGTON, DC 20007			3731	

DATE MAILED: 01/11/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

•		51	/
	Application No.	Applicant(s)	_
	10/614,782	TROUT, HUGH H.	
Office Action Summary	Examiner	Art Unit	_
·	Bradford C Pantuck	3731	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, and the period for reply is specified above, the maximum statutory. - Failure to reply within the set or extended period for reply will, by some any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a r n. a reply within the statutory minimum of thir eriod will apply and will expire SIX (6) MON statute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on I	November 15, 2004.		
•	This action is non-final.		
3) Since this application is in condition for all	owance except for formal matt	ers, prosecution as to the merits is	
closed in accordance with the practice und	ler <i>Ex parte</i> Q <i>uayle</i> , 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims	·		
4)	ndrawn from consideration.		
Application Papers			
9) The specification is objected to by the Exar	miner.		
10) The drawing(s) filed on is/are: a)	accepted or b) ☐ objected to	by the Examiner.	
Applicant may not request that any objection to			
Replacement drawing sheet(s) including the co			
11) The oath or declaration is objected to by the	e Examiner. Note the attache	Office Action of form P10-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a second content.	nents have been received. nents have been received in A priority documents have been ureau (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s)		•	
1) D Notice of References Cited (PTO-892)		Summary (PTO-413)	
 Notice of Draftsperson's Patent Drawing Review (PTO-9483) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 	"	s)/Mail Date nformal Patent Application (PTO-152) 	

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1, 3-8, 10-13, and 15-19 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,865,791 to Whayne. Regarding Claims 1, 8, and 13, Whayne discloses a delivery apparatus for performing a surgical procedure, including a flexible catheter (52/83), a penetration apparatus (66), and a fastener (116) in communication with (touching) the penetration apparatus [Figures 29, 32A, and 31C]. Pulling on steering mechanism (57) [see Fig. 29] causes the distal end of flexible catheter (52/83) to deflect to an angular configuration, as shown in Figure 7 of U.S. Patent No. 5,254,088 to Lundquist et al. Whayne incorporates the same steering mechanism (57) that was disclosed in this U.S. Patent No. 5,254,088 [Column 5, lines 50-54] into his device. Therefore, Whayne's delivery apparatus will deflect just as Lundquist's delivery device does.

Furthermore, Whayne's device has an outer catheter (112) and an inner catheter (114) [Column 12, lines 1-20]. The inner catheter is *disposed in* the outer catheter. The inner catheter and the outer catheter (and the whole catheter assembly) are movable, in that the whole assembly can be moved by the user: Column 11, lines 59-

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63 explains that the user can move the whole assembly axially (distally or proximally).

- 2. Regarding Claim 3, the tip of the penetration apparatus (66) is a hollow core needle [Figures 16A, 16B, 17, and 29; Column 7, lines 30-33].
- 3. Regarding Claims 4-6, 8, 10-12, and 15-17, Whayne discloses a sealant material/occluding substance/plug associated with the fastener [Column 12, lines 52-55]. The sealant material/occluding substance/plug can be material such as silicone, collagen, mesh or even clotted human blood, as described in said passage.
- 4. Regarding Claim 7, mesh is capable of absorbing water.
- Procedure at a surgical site, including advancing a delivery apparatus to the site in the body and activating the delivery apparatus to apply a fastener (116) to the surgical site [Column 12, lines 33-45; Figures 29 and 31A]. Fastener (116) in one embodiment [Fig. 31A, Fig. 31B] secures a surgical component (suture 126) to a vessel (16/17). The atrium/heart is considered a vessel, because it holds/carries blood.
- 6. Regarding Claim 19, Whayne's delivery apparatus includes a solid core ("stylet" 118) inside of penetration apparatus (66) [Fig. 29].

Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Response to Arguments

- 8. Applicant's arguments filed November 15, 2004 have been fully considered but they are not persuasive. First, regarding Applicant's contention that Examiner "rejects the claims with a combination of references" [REMARKS, page 7, lines 14-15], Examiner disagrees. Although Applicant argues that Examiner rejected the claims with a combination of U.S. Patent No. 5,865,791 to Whayne *in view of* U.S. Patent No. 5,254,088 to Lundquist et al., Examiner contends that this is not the case. Whayne *single handedly* discloses each and every feature of the invention, *including* a catheter having the ability to deflect. Examiner made reference to Lundquist only to clarify and show a more detailed view of the means (57) used by Whayne to make his catheter deflect.
- 9. Regarding Examiner's maintaining his rejection under U.S. Patent No. 5,865,791 to Whayne, Examiner would like to clarify his position. Regarding the limitation "an

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inner catheter *movably disposed in* the outer catheter" [emphasis added], Applicant has not claimed an inner catheter that necessarily moves *relative to* the outer catheter. Whayne's inner catheter (114) is disposed in the outer catheter (112), and is capable of moving. The Examiner must interpret the claims with the broadest reasonable interpretation. Furthermore, the limitation "a flexible catheter capable of assuming an angular configuration," Applicant has not necessarily claimed only a catheter that deflects to form two parts that are at an angle relative to each other. The said limitation would include any flexible catheter, whose body can be rotated relative to another piece of surgical equipment. Examiner suggests that Applicant use more precise language to define the invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bradford C Pantuck whose telephone number is (571) 272-4701. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anhtuan Nguyen can be reached on (571) 272-4963. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

BCP

January 5, 2005

ANHTUANT. NGUYEN PRIMARY EXAMINER